IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE		
MAGTEN ASSET MANAGEMENT CORPORATION and LAW DEBENTURE TRUST COMPANY OF NEW YORK,  Plaintiffs,	) ) ) )	
v.  NORTHWESTERN CORPORATION,  Defendant.	) ) C.A. No. 04-1494-(JJF) ) )	
MAGTEN ASSET MANAGEMENT CORP., Plaintiff,	) ) ) )	

C.A. Action No. 05-499 (JJF)

PLAINTIFFS' EMERGENCY MOTION SEEKING ORDERS (a) SHORTENING THE BRIEFING SCHEDULE UNDER LOCAL RULE 7.1.2 AND SETTING A HEARING DATE BEFORE THE SPECIAL MASTER; (b) DETERMINING PRIVILEGE STATUS OF DOCUMENTS NORTHWESTERN SEEKS TO RECALL UNDER CLAIM OF INADVERTENT PRODUCTION AND PRIVILEGE; (c) COMPELLING NORTHWESTERN TO PRODUCE NON-PRIVILEGED DOCUMENTS; (d) COMPELLING NORTHWESTERN TO PRODUCE LEGIBLE VERSIONS OF DOCUMENTS PRODUCED IN ILLEGIBLE FORM; (e) EXTENDING THE PERIOD FOR COMPLETING DEPOSITIONS; AND (f) ASSESSING FEES AND COSTS AGAINST NORTHWESTERN

Plaintiffs Magten Asset Management Corporation and the Law Debenture Trust Company of New York, by and through their counsel, hereby submit for consideration on an emergency basis their motion (the "Motion") pursuant to Rules 26, 34 and 37 of the Federal Rules of Civil Procedure for the entry of orders (a) shortening the briefing schedule under Local

v.

MICHAEL J. HANSON and ERNIE J. KINDT,

Defendants.

Rule 7.1.2 and setting a hearing date before the Special Master; (b) determining the privilege status of documents previously produced by NorthWestern Corporation ("NorthWestern") that NorthWestern belatedly seeks to recall under claim of inadvertent production and privilege; (c) compelling defendant NorthWestern to produce documents that are not privileged (including documents disclosed to the SEC); (d) compelling defendant NorthWestern to produce legible versions of documents that were produced in illegible form; (e) extending the deadline for completing depositions until a time following the production of the subject documents; and (f) awarding Plaintiffs their reasonable fees, expenses and costs as sanction for NorthWestern's failure to comply with its discovery obligations. Plaintiffs' position and arguments in support of the Motion are outlined in the Memorandum of Law filed (under seal) concurrently herewith.

Counsel's certification pursuant to Local Rule 7.1.1 is attached hereto at tab A, together with a proposed form of order attached at tab B that would (a) shorten the Local Rule 7.1.2 briefing interval; (b) grant Plaintiffs' request to waive the filing of a reply brief; and (c) set a hearing date on the issues raised by the Motion, at the Special Master's earliest convenience.

Respectfully submitted,

Dated: Wilmington, Delaware

April 13, 2007

#### BLANK ROME LLP

SMITH, KATZENSTEIN & FURLOW, LLP

/s/ Dale R. Dubé

Dale R. Dubé (DE No. 2863) Bonnie G. Fatell (DE No. 3809) David W. Carickhoff (DE No. 3715) 1201 Market Street, Suite 800 Wilmington, DE 19801

Telephone: (302) 425-6400 Facsimile: (302) 425-6464

- and -

/s/ Kathleen M. Miller

Kathleen M. Miller (DE No. 2898) 800 Delaware Avenue, 7<sup>th</sup> Floor P.O. Box 410

Wilmington, DE 19899 Telephone: (302) 652-8400

Facsimile: (302) 652-8405

-and-

# FRIED, FRANK, HARRIS, SHRIVER & JACOBSON LLP

Bonnie Steingart Gary L. Kaplan John W. Brewer One New York Plaza New York, NY 10004 Telephone: (212) 859-8000

Facsimile: (212) 859-4000

Counsel for Magten Asset Management

Corporation

#### NIXON PEABODY LLP

John V. Snellings Amanda Darwin 100 Summer Street Boston, MA 02110 Telephone: (617) 345-1201 Facsimile: (866) 947-1732

Counsel for Law Debenture Trust

Company of New York

#### **CERTIFICATE OF SERVICE**

I hereby certify that on this 13<sup>th</sup> day of April, 2007, I served by hand delivery and electronic filing the PLAINTIFFS' EMERGENCY MOTION SEEKING ORDERS (a) SHORTENING THE BRIEFING SCHEDULE UNDER LOCAL RULE 7.1.2 AND SETTING A HEARING DATE BEFORE THE SPECIAL MASTER; (b) DETERMINING PRIVILEGE STATUS OF DOCUMENTS NORTHWESTERN SEEKS TO RECALL UNDER CLAIM OF INADVERTENT PRODUCTION AND PRIVILEGE; (e) COMPELLING NORTHWESTERN TO PRODUCE NON-PRIVILEGED DOCUMENTS; (d) COMPELLING NORTHWESTERN TO PRODUCE LEGIBLE VERSIONS OF DOCUMENTS PRODUCED IN ILLEGIBLE FORM; (e) EXTENDING THE PERIOD FOR COMPLETING DEPOSITIONS; AND (f) ASSESSING FEES AND COSTS AGAINST NORTHWESTERN, using CM/ECF which will send notification of such filing(s) to the following:

### BY EMAIL AND HAND DELIVERY

Denise Seastone Kraft, Esquire Edwards Angell Palmer & Dodge LLP 919 North Market Street, 15th Floor Wilmington, DE 19801 Victoria Watson Counihan, Esquire Dennis A. Meloro, Esquire Greenberg Traurig LLP The Nemours Building 1007 North Orange Street, Suite 1200 Wilmington, DE 19801 I also certify that, on this 13<sup>th</sup> day of April, 2007, I served the aforementioned document, by e-mail and Federal Express, upon the following participants:

## BY EMAIL AND FEDERAL EXPRESS (NEXT MORNING DELIVERY)

Stanley T. Kaleczyc, Esquire Kimberly A. Beatty, Esquire Browning, Kaleczyc, Berry & Hoven, P.C. 139 North Last Chance Gulch P.O. Box 1697 Helena, Mt 59624 Steven J. Reisman, Esquire
Joseph D. Pizzurro, Esquire
Nancy E. Delaney, Esquire
Miriam K. Harwood, Esquire
Curtis, Mallet-Prevost, Colt & Mosle LLP
101 Park Avenue
New York, New York 10178-0061

Dale R. Dulie Dale R. Dubé (No. 2863)